

# CALIFORNIA WATER BOARDS State Water Resources Control Board Regional Water Quality Control Boards

Water Board Function: Regulating municipal storm water discharges

# Water Board Program(s) Relevant to Function:

NPDES Stormwater - Municipal

## **Problem/Issue Description:**

The discharge of pollutants in storm water and dry weather flows from municipal discharges if not regulated can be a significant source of pollutants discharged to surface waters.

### **Overview of Function:**

The Storm Water Program is a subset of the National Pollutant Discharge Elimination System (NPDES) General Permit permitting program. The Storm Water Program consists of three components: municipal, industrial and construction. The goal of the Municipal Storm Water Program is to reduce the discharge of pollutants to the maximum extent practicable (MEP). MEP is the performance standard specified in Section 402(p) of the Clean Water Act. Unlike NPDES industrial wastewater permits which typically contain specific end-of-pipe effluent limits based on water quality standards or available treatment technology, MS4 permits usually include programmatic requirements involving the implementation of best management practices (BMPs) in order to reduce pollutants discharged to the MEP. The management programs specify what best management practices (BMPs) will be used to address certain program areas. For example, programs include public education and outreach; illicit discharge detection and elimination; construction and post-construction; and good housekeeping for municipal operations. In addition, the permittees often are allowed flexibility in the types of BMPs and activities implemented to meet permit requirements. The Municipal Storm Water Program is divided into two separate Phases.

Under Phase I, which started in 1990, the Regional Water Quality Control Boards have adopted NPDES storm water permits for medium (serving between 100,000 and 250,000 people) and large (serving 250,000 people) municipalities. Most of these permits are issued to a group of co-permittees encompassing an entire metropolitan area. These permits are reissued as the permits expire.

There is one statewide Phase I MS4 permit issued by the State Water Board, the Caltrans Statewide Storm Water Permit that regulates the discharges from Caltrans' roads, highways, and other facilities (roadside rest areas, maintenance yards, etc.).

As part of Phase II, the State Water Board adopted a General Permit for the Discharge of Storm Water from Small MS4s (WQ Order No. 2003-0005-DWQ) to provide permit coverage for smaller municipalities, including non-traditional Small MS4s, which are governmental facilities such as military bases, public campuses, and prison and hospital complexes.

#### Role of Water Board Staff:

The majority of the resources in this program are at the Regional Water Boards. Regional Water Board staff write the Phase I permits, conduct compliance program evaluations, and review and recommended approval by the Regional Board Members of Storm Water Management Plans (SWMPs). Regional Water Board staff conducts inspections, investigate complaints, and take enforcement actions for non-compliance. Regional Board staff processes enrollment requests and passes them along to State Board staff that handles the enrollment.

State Water Board staff support the program by writing and re-issuing the Phase II and Caltrans General Permit for consideration and adoption by the State Board, and implement administrative tasks such as public noticing Phase II SWMPs. State Water Board staff also participate in the "research team" when petitions are submitted to the State Water Board.

## **Role of Regional Board Members:**

General permit: May be involved in compliance assurance and enforcement of statewide permits.

Phase I MS4 and individual permits: Conduct public hearing, consider and adopt orders and permits, taking into consideration any issues involving the capture and use of stormwater.

#### **Role of State Board Members:**

General permit: Direct State Board staff, conduct public hearings, and consider and adopt permits.

Phase I MS4 and individual permits: Direct State Board staff, conduct public hearings, consider and adopt orders and permits, taking into consideration any issues involving the capture and use of stormwater. Reviews petitions from Regional Board adoption of permits.

#### **Primary Issues of Concern:**

The major issues of concern are that storm water permits are becoming more complex and controversial with increased litigation. New and revised permit requirements must translate waste load allocations from adopted Total Maximum Daily Loads (TMDLs), as required by law. There is also a growing recognition that atmospheric deposition can be a significant source of pollutants in storm water and urban runoff, adding to the complexities of regulating sources and the need for collaboration with other Cal EPA agencies, such as the Air Resources Board. Specific issues of concern for Phase I and Phase II, as well as the nexus issues between the 401 Water Quality Certification and Municipal Storm Water Program, are listed below:

<u>Phase I MS4 Permits</u> – Nine Regional Water Boards have adopted 26 Phase I MS4 permits that regulate discharges from approximately 300 cities, counties, and special districts. Specific Phase I permit concerns are:

- Inconsistency in permits (i.e., prescriptive vs. non prescriptive permit format, low impact develop/hydromodification language)
- Use of MEP pollutant removal or water quality based compliance standards
- Blue-Ribbon Panel Report findings and the principles regarding the purpose and use of Action Levels in permits
- Programmatic costs

<u>Phase II MS4 General Permit</u> – There are about 190 small MS4s designated by Regional Water Boards, which are cities, counties, or special districts.

- Permit expires April 2008
- Administrative challenges for State and Regional Water Boards (i.e., review and approve SWMPs and process NOI/fees)
- Programmatic costs
- Definition of MEP

<u>Wetlands</u> – New Development language from municipal storm water permits now being added to 401 Water Quality Certifications.

## **Definition of Key Terms:**

**MS4:** Municipal Separate Storm Sewer System

**MEP:** Maximum Extent Practicable is the standard of compliance used in the CWA's storm water provisions for municipal storm water permits

**BMP:** Best management practices

**MAL:** Municipal Action Level proposed in the Draft Ventura MS4 permit

**NOI:** Notice of Intent

**SWMP:** Storm Water Management Plan